provided for in the preceding section shall pay to the Commissioner of Motor Vehicles an additional annual fee of Three (\$3.00) Dollars, said annual fee to be paid for the whole or any part of the calendar year for which said special license plates are issued.

Section 252D. Applications for said special license plates shall be made each year, and each application shall be accompanied by a new employee's Certificate of Convenience from the Public Service Commission of Maryland, and the duplicate copy of said Certificate shall be carried in his car by said owner when he is engaged in transporting employees for hire, and shall be exhibited to any Sheriff, Deputy Sheriff, or State, County or City Police Officer upon request.

Section 252E. Any owner having such special license plates who shall haul passengers for hire otherwise than is provided herein and/or every person operating any motor vehicle in violation of any of the provisions of Section 251, 252 and 253 of this sub-title, shall be deemed guilty of a misdemeanor, and upon conviction thereof before any Magistrate having criminal jurisdiction in the County in which such violation occurs, or in the City of Baltimore, if the violation occurs in said City, shall be subject to the penalties prescribed in Section 256 of this subtitle, and in the case of a second conviction of any such owner having secured said special license plates, in addition to the foregoing penalties, said special license plates shall be revoked by the Commissioner of Motor Vehicles, and no new license plates shall be issued for a period of six months, and then, only when said owner has secured a new Employee's Certificate of Convenience; and any owner failing to carry the duplicate copy of said Certificate in his car, as provided in the preceding section, shall, upon conviction before any Magistrate as aforesaid, be fined Five (\$5.00) Dollars for each offense. When any such person is brought to trial before any Magistrate for the violation of any of the provisions of this Act, after judgment of said Magistrate is rendered, an appeal may be taken by the accused or by the State within ten days from the date of said judgment, to the Circuit Court for the County in which the case originated, or to the Criminal Court of Baltimore City, if the case originated in said City; in which event the case shall be transmitted to said Circuit or Criminal Court as a Criminal appeal as is now provided by law.

Section 252F. All Acts or parts of Acts inconsistent herewith are hereby repealed to the extent of said inconsistency, but nothing herein shall be construed to relieve any owner or operator